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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/054,313	10/22/2001	Stanley T. Crooke	ISPH-0613	5314	
75	90 11/30/2004		EXAM	EXAMINER	
Licata & Tyrrell P.C. 66 E. Main Street			SCHULTZ, JAMES		
Marlton, NJ 0		ART UNIT PAPER NUMBER		PAPER NUMBER	
			1635		
			DATE MAILED: 11/30/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/054,313	CROOKE ET AL.			
		Examiner	Art Unit			
		J. D. Schultz, Ph.D.	1635			
Period f	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the	e correspondence address			
THE - External control	IORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reput or period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be ly within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS fro e, cause the application to become ABANDOI	timely filed lays will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133).			
Status		e-				
1)⊠	Responsive to communication(s) filed on 20 S	September 2004.	-			
2a)⊠	This action is FINAL . 2b) ☐ This	s action is non-final.				
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)□ 6)⊠	Claim(s) 45 and 46 is/are pending in the application 4a) Of the above claim(s) is/are withdrated claim(s) is/are allowed. Claim(s) 45 and 46 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	wn from consideration.				
Applicat	ion Papers					
9)	The specification is objected to by the Examine	er.				
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex					
Priority (ınder 35 U.S.C. § 119					
12)□ a)i	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicative documents have been received in Applicative documents.	ation No ved in this National Stage			
Attachmen	t(s)					
1)	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:				

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Status of Application/Amendment/Claims

Applicant's response filed September 20, 2004 has been considered. Rejections and/or objections not reiterated from the previous office action mailed May 18, 2004 are hereby withdrawn. The following rejections and/or objections are either newly applied or are reiterated and are the only rejections and/or objections presently applied to the instant application.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 45 and 46 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The claims are drawn to methods of making substantially pure human Type 2
RNase H of SEQ ID NO: 1 or a derivative variant, or active fragment thereof, comprising transfecting a host cell with a vector containing a nucleic acid sequence encoding human
Type 2 RNase H of SEQ ID NO: 1 and isolating the resulting polypeptide.

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To satisfy the written-description requirement, the specification must describe every element of the claimed invention in sufficient detail so that one of ordinary skill in the art would recognize that the inventor possessed the claimed invention at the time of filing. Thus, an applicant complies with the written-description requirement by describing the invention, with all its claimed limitations, and by using such descriptive means as words, structures, figures, diagrams, formulas, etc., that set forth the claimed invention. To provide adequate written description and evidence of possession of a claimed genus, the specification must provide sufficient distinguishing identifying characteristics of the genus. The factors to be considered include disclosure of complete or partial structure, physical and/or chemical, structure/function correlation, methods of making the claimed product, and any combination thereof. The representative sample requirement may be satisfied by supplying structural or functional information, or a combination of both, such that one of skill in the art would be satisfied that applicants were in possession of the genus as claimed. Further, the size of the representative sample required is an inverse function of the unpredictability of the art.

The specification teaches human RNase H of SEQ ID NO: 1, which applicants are considered to be in possession of. However, applicants are not considered to be in possession of the broad genera of any derivative, variant, or active fragment of SEQ ID NO: 1, because these genera are considered to be very broad, and because applicants are not considered to have described a sufficient sampling of functional regions, domains, or active or regulatory sites that would allow one of skill to understand that applicants were in possession of such derivatives, variants, or active fragments of SEQ ID NO: 1 that retain the RNase H functionality of SEQ ID NO: 1.

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While the specification refers to both SEQ ID NO: 1 and to numerous RNase H isoforms from other species, applicants have not disclosed what structural characteristics if any among these sequences would provide for activity derivatives, variants, or active fragments of RNase H of SEQ ID NO: 1. Furthermore, these sequences as disclosed are not close enough in structure to allow one of skill to envision which derivatives, variants, or active fragments might retain RNase H activity of SEQ ID NO: 1. For example, the specification at the bottom of page 1 indicates that the RNase H family members possess various molecular weights, suggesting there is wide diversity in their structure as well. Page 4 addresses the diversity of the RNase H family by pointing to the lack of homology between E. coli RNase HI and HII, which is put at only 17%, which suggests that there is little structural similarity across RNase H family members, and renders difficult at best the use of the structure of RNase H from one family or species to predict which nucleotide regions may be deleted while still retaining RNase H functionality. Accordingly, applicants are not considered to have disclosed sufficient detail about such transcripts relating to their active or functional domains that would convince one of skill that applicants were in possession of a representative sample of RNase H derivatives. variants, or active fragments of SEQ ID NO: 1.

Conclusion

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to (571) 272-0547.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to J. Douglas Schultz, Ph.D. whose telephone number is 571-272-0763. The examiner can normally be reached on 8:00-4:30 M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John L. LeGuyader can be reached on 571-272-0760. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Patent applicants with problems or questions regarding electronic images that can be viewed in the Patent Application Information Retrieval system (PAIR) can now contact the USPTO's Patent Electronic Business Center (Patent EBC) for assistance. Representatives are available to answer your questions daily from 6 am to midnight (EST). The toll free number is (866) 217-9197. When calling please have your application serial or patent number, the type of document you are having an image problem with, the number of pages and the specific nature of the problem. The Patent Electronic Business Center will notify applicants of the resolution of the problem within 5-7 business days. Applicants can also check PAIR to confirm that the problem has been corrected. The USPTO's Patent Electronic Business Center is a complete service center supporting all patent business on the Internet. The USPTO's PAIR system provides Internet-based access to patent application status and history information. It also enables applicants to view the scanned images of their own application file folder(s) as well as general patent information available to the public.

For all other customer support, please call the USPTO Call Center (UCC) at 800-786-9199.

JD Schultz, PhD

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